

***Remarks***

Reconsideration of this Application is respectfully requested.

Upon entry of the foregoing amendment, claims 2 and 6-26 are pending in the application, with claims 9, 14-16, 21, and 26 being the independent claims.

Based on the above following remarks, Applicants respectfully request that the Examiner reconsider all outstanding objections and rejections and that they be withdrawn.

***Rejections under 35 U.S.C. § 112***

On page 2 of the Office Action, claims 9, 14, 15, 21, and 26 were rejected under 35 U.S.C. § 112, first paragraph, as failing to comply with the written description requirement. Applicants respectfully traverse the rejection, and request that it be withdrawn.

Specifically, on page 2, the Office Action states:

The amended claims mentioned above contain limitations that were not clearly supported by the original disclosure. The limitation of claim 9, "said generating means invoked by said first web page" and similar limitations of claims 14, 15, 16, 21, and 26 are not supported by the disclosure. The disclosure on page 54, line 20-page 55, line 15 directed to Figure 10 teach that a user invokes an automatic web page, step 184C, wherein the URL information of preceding web site is available at the automatic channel web page, step 184D. There is no specific teaching that the generating means is invoked by the first web page.

In contrast to this assertion of the Office Action, the written description of the present application does support the noted limitation of claims 9, 14, 15, 21, and 26.

For instance, in lines 3-20 on page 55 of the present specification, an example of support is provided for the generating means of claim 9. In lines 3-6, the specification states that a user invokes an automatic channel bookmark, which brings the user to the automatic channel Web page (e.g., the "first Web page"). At lines 8-11, on page 55, the specification states:

In step 184E, in an embodiment, a script in the automatic channel Web page queries the browser for the URL of the previous Web site and automatically populates an automatic channel form for the Web site to be added to the user's list of channels.

Thus, as stated in this passage, "a script in the automatic channel Web page" automatically populates the automatic channel form. Furthermore, at lines 15-16, on page 55, the specification states "the user reviews the channel settings that were *automatically generated . . .*" (emphasis added).

Thus, the present specification provides written description support for generating means (e.g., "a script in the automatic channel Web page"), and for invoking the generating means by the first web page (e.g., the script in the automatic channel Web page automatically populates the automatic channel form).

Accordingly, Applicants assert that claims 9, 14, 15, 21, and 26 comply with the written description requirement, and thus respectfully request that this rejection be reconsidered and withdrawn.

***Rejections under 35 U.S.C. § 103***

In paragraph 4 of page 3 of the Office Action, claims 1 and 6-26 were rejected under 35 U.S.C. § 10e(a) as being unpatentable over U.S. Patent No. 6,182,113 to

Narayanaswami (hereinafter Narayanaswami) in view of U.S. Patent No. 6,353,839 to King *et al.* (hereinafter King). Applicants respectfully traverse the rejection, and request that it be withdrawn.

Differences exist between the combination of Narayanaswami and King and the claimed embodiments of the present invention. For example, Narayanaswami and King disclose setting bookmarks for web pages. In contrast, claim 9 relates to invoking a bookmark to a first web page to generate an automatic channel form used to establish a second web page as a channel for a mobile device. Narayanaswami and King do not teach or suggest this feature of claim 9.

In particular, Narayanaswami and King do not teach or suggest a channel or an automatic channel form. A channel is a collection of objects that can be transferred to a mobile device, such as but not limited to content, applications, services, images, movies, music, links, etc. (e.g., see the present specification, at page 15, lines 16-19). During a synchronization process, a server loads the mobile device with the channels associated with the mobile device (e.g., see the present specification, at page 16, lines 24-25). Narayanaswami and King do not teach or suggest a channel, and furthermore do not teach or suggest generating an automatic channel form that can be submitted to establish a web page as a channel, as recited in claim 9.

Accordingly, Applicants respectfully submit that independent claim 9 is patentable over Narayanaswami and King, alone or in combination, for at least these reasons. Independent claims 14-16, 21, and 26 are also patentable over Narayanaswami and King for at least these reasons, and further in view of their own features. Furthermore, claims 10-13, which depend from independent claim 9, claims 17-20,

which depend from independent claim 16, claims 22-25, which depend from independent claim 21, and claims 2 and 6-8, which depend from independent claim 26, are also patentable over Narayanaswami and King for at least these reasons, and further in view of their own features. Thus, Applicants respectfully request that this rejection of claims 1 and 6-26 be reconsidered and withdrawn.

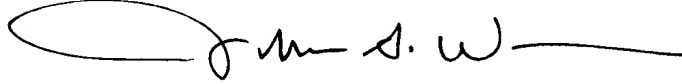
### ***Conclusion***

All of the stated grounds of objection and rejection have been properly traversed, accommodated, or rendered moot. Applicants therefore respectfully request that the Examiner reconsider all presently outstanding objections and rejections and that they be withdrawn. Applicants believe that a full and complete reply has been made to the outstanding Office Action and, as such, the present application is in condition for allowance. If the Examiner believes, for any reason, that personal communication will expedite prosecution of this application, the Examiner is invited to telephone the undersigned at the number provided.

Prompt and favorable consideration of this Reply is respectfully requested.

Respectfully submitted,

STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C.

A handwritten signature in black ink, appearing to read "J. S. W.", with a large, loopy initial "J" and a long horizontal stroke at the end.

Jeffrey S. Weaver  
Attorney for Applicants  
Registration No. 45,608

Date: February 13, 2006

1100 New York Avenue, N.W.  
Washington, D.C. 20005-3934  
(202) 371-2600

455111\_2.DOC